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       Attorneys for Plaintiff
ROSA MCCLOSKEY
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                          IN THE UNITED STATES DISTRICT COURT
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                IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA
 10
       ROSA MCCLOSKEY,
                                                     CASE NO. C11-1823 EJD
 11
                                                     Civil Rights
              Plaintiff,
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                                                     STIPULATION FOR DISMISSAL
      D & J HILLVIEW LLC:
                                                     WITH PREJUDICE
      LABORATORY CORPORATION
OF AMERICA; CAMBRIDGE
PROPERTY MANAGEMENT;
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 15
      SECURE HORIZONS USA, INC.; INDIVIDUAL PRACTICE
 16
      ASSOCIATION MEDICAL GROUP
 17
      OF SANTA CLARA COUNTY,
      INC.; and DOES 1-20, Inclusive,
 18
             Defendants.
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21
             All parties, including the The Rosa McCloskey Trust on behalf of decedent
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      Rosa McCloskey, have settled all issues in this case, including the provision of
      improved disabled access at the subject premises, damages to the Trust, and
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     payment of plaintiff's statutory attorney fees, litigation expenses and costs, and
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     have entered into a separate agreement including these components.
26
             IT IS HEREBY STIPULATED by and between the parties to this action
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LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

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41(a)(1).

that the above-captioned action be dismissed with prejudice pursuant to FRCP

| | Dated: December 29 2011 LAW OFFICES OF BAUL L. REIN | |
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| ; | 2 Canff Cin | |
| 3 | PAUL L'. REIN | |
| 4 | Attorney for Plaintiff Rosa Mccloskey | |
| 3 | Jan. | |
| 6 | Dated: December 5, 2011 SNELL & WILMER LLP | |
| 7 | 19 Mall | |
| 8 | BRIAN MILLS Attorneys for Defendant | |
| 9 | Execution of America | |
| 10 | January 4 | |
| 11 | | |
| 12 | | |
| 13 | SERVANDO SANDOVAL Attorneys for Defendant | |
| 14 | D&J Hillview LLC | |
| 15 | | |
| 16 | Having reviewed the above Stipulation for Dismissal submitted by the | |
| 17 18 | parties, | |
| 18 | IT IS HEDEDY ODDEDED that Disintiffs Commissint in the | |
| 20 | IT IS HEREBY ORDERED that Plaintiff's Complaint in the | |
| 21 | above-entitled action shall be dismissed with prejudice as against all Defendants, with each party to bear its own fees and costs in the action. | |
| 22 | The Clerk shall close this file. | |
| 23 | Dated: January 6, 2012 | |
| 24 | EDWARD J. DAVILA United States District Judge | |
| 25 | O | |
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PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001 1

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| Rosa McCloskey vs. D & J Hillview LLC; et al. | |
|---|---------------|
| U.S. District Court, Central District, Case No. | C11-01823 EJD |

CERTIFICATE OF SERVICE

I hereby certify that on January 5, 2012, I electronically filed the document described as STIPULATION FOR DISMISSAL WITH PREJUDICE with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following:

- Brian James Mills bmills@swlaw.com, tmartin@swlaw.com
- Catherine M. Cabalo ccabalo@reinlawoffice.com
- Celia Louise McGuinness cmcguinness@reinlawoffice.com
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- Robert J. Gibson hgibson@swlaw.com, cfrench@swlaw.com
- Servando R. Sandoval ssandoval@pahl-mccay.com

Dated: January 5, 2012 SNELL & WILMER L.L.P.

By: /s/ Brian Mills

Brian Mills Attorneys for Defendant Laboratory Corporation of America